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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/783,743	02/14/2001	Michael R. Miller	150-123CIP08	2178
75	•	EXAMINER		
			THOMPSON	JR, FOREST
			ART UNIT	PAPER NUMBER
			3625	
FORT MYERS	, FL 33901		DATE MAILED: 02/19/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/783,743	MILLER ET AL.			
Office Action Summary	Examiner	Art Unit			
	Forest Thompson Jr.	3625			
า๊กะ MAILING DATE of this communication Perice for Reply	appears on the cover sheet with	the correspondence address			
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFI after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by st Any reply received by the Office later than three months after the m earned patent term adjustment. See 37 CFR 1.704(b).	ON. R 1.136(a). In no event, however, may a reploate. By reply within the statutory minimum of thirty (3 strong will apply and will expire SIX (6) MONTH that tatute, cause the application to become ABAN	y be timely filed 30) days will be considered timely. S from the mailing date of this communication. IDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 1	4 February 2001.				
	This action is non-final.				
3) Since this application is in condition for allo	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) Claim(s) 1-18 is/are pending in the applicate 4a) Of the above claim(s) is/are with 5) Claim(s) is/are allowed. 6) Claim(s) 1-18 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and	drawn from consideration.				
Application Papers					
9) ☐ The specification is objected to by the Exam 10) ☑ The drawing(s) filed on 20 August 2001 is/a Applicant may not request that any objection to Replacement drawing sheet(s) including the cor 11) ☐ The oath or declaration is objected to by the	tre: a) \square accepted or b) \square object the drawing(s) be held in abeyance rection is required if the drawing(s)	e. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International But * See the attached detailed Office action for a	nents have been received. Hents have been received in Apporiority documents have been re Breau (PCT Rule 17.2(a)).	lication No ceived in this National Stage			
Attachment(s)					
1) ⊠ Notice of References Cited (PTO-892) 2) ☑ Notice of Draftsperson's Patent Drawing Review (PTO-948)		nmary (PTO-413) //ail Date			
 Notice of Draitsperson's Faterit Drawing Review (FTO-946) Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date 		mal Patent Application (PTO-152)			

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DETAILED ACTION

1. Claims 1-18 have been examined.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-18 are rejected under 35 U.S.C. 102(b) as being anticipated by Dworkin (U.S. Patent No. 4,992,940).

Claims 1, 7, 13. Dworkin teaches:

- (a) receiving a request for information about an item (Abstract);
- (b) parsing the request for determining attributes of the item (Abstract);
- (c) searching a database for selecting a plurality of products each having the attributes of the item (Abstract);
- (d) retrieving information about the products (Abstract); and
- (e) outputting the information about the products (Abstract).
- Claims 2, 8, 14. Dworkin teaches the plurality of products have been pre-associated based on the attributes (Abstract).

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Claims 3, 9, 15. Dworkin teaches the information about the products includes a name of a vendor of the products (Abstract).

Claims 4, 10, 16. Dworkin teaches criteria for selecting the vendor include at least one of price of the products, proximity to the vendor, availability of delivery, whether the products are in stock, wrapping availability, shipping availability, tracking availability, and a loyalty program (Abstract).

Claims 5, 11, 17. Dworkin teaches the information about the products includes a name of a plurality of vendors of the products (Abstract).

Claims 6, 12, 18. Dworkin teaches a promotional offer is output with the information about the products (col. 9 lines 36-48).

Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Prior art includes:
- Bezos et al. (U.S. Patent No. 6,029,141) that teaches an Internet-based referral system that enables individuals and other business entities ("associates") to market products, in return for a commission, that are sold from a merchant's Web site. The system includes automated registration software that runs on the merchant's Web site to allow entities to register as associates. Following registration, the associate sets up a Web site (or other information dissemination system) to distribute hypertextual catalog documents that includes marketing information (product reviews, recommendations, etc.) about selected products of the merchant. In association with each such product.

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the catalog document includes a hypertextual "referral link" that allows a user ("customer") to link to the merchant's site and purchase the product.

- Beck et al. (U.S. Patent No. 6,138,139) that teaches a programmable diverse interaction code module (DIM) in an enterprise-hosted multimedia call center (MMCC) that facilitates and monitors diverse interactions between parties communicating through the MMCC, and includes a database interface for access to an MMCC data repository; and an association facility for associating parties to transactions with agents and projects. The association facility assigns association identifiers to parties according to defined projects and issues, and the database interface stores transactions in the data repository. Parties to transactions include customers and business associates remote from the MMCC and agents and knowledge workers local to the MMCC, and transactions are supported in any combination between any parties.
- Baker et al. (U.S. Patent No. 6,338,067) that teaches a product hierarchy database that organizes company market performance and stock investment information by the products and services produced and offered by each competitor. The companies that produce each product/service are relationally linked to each of their products/services through records. An investment information service includes the product/service hierarchy database and makes it accessible to investor and analyst subscribers through a query system across the Internet.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Forest Thompson Jr. whose telephone number is (703) 306-5449. The examiner can normally be reached on 6:30 AM-3:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin can be reached on (703) 308-1065. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

09 March 2004

Primary Examiner